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|------------------------------------|--|--|
| 6<br>7<br>8<br>9<br>10<br>11<br>12 | Brian J. Dunne (CA 275689) bdunne@bathaeedunne.com Edward M. Grauman (pro hac vice) egrauman@bathaeedunne.com 901 S. MoPac Expressway Barton Oaks Plaza I, Suite 300 Austin, TX 78746 (213) 462-2772  Interim Co-Lead Counsel for the Advertiser Classes | Patrick J. Coughlin (CA 111070) pcoughlin@scott-scott.com Carmen A. Medici (CA 248417) cmedici@scott-scott.com Hal D. Cunningham (CA 243048) hcunningham@scott-scott.com Daniel J. Brockwell (CA 335983) dbrockwell@scott-scott.com 600 W. Broadway, Suite 3300 San Diego, CA 92101 Tel.: (619) 233-4565 |
| 13<br>14                           | (Additional counsel on signature page)  UNITED STATES DISTRICT COURT   |  |
| 15                                 | NORTHERN DISTRICT OF CALIFORNIA  |  |
| 16                                 | SAN FRANCISCO DIVISION   |  |
| 17                                 | MAXIMILIAN KLEIN, et al.,  | Case No. 20-cv-08570-JD  |
| 18                                 | Plaintiffs,  | Hon. James Donato  |
| 19                                 | V.   | NOTICE BY PLAINTIFFS AFFILIOUS,  |
| 20                                 | META PLATFORMS, INC.,  | INC., AND JESSYCA FREDERICK RE<br>META'S ADMINISTRATIVE MOTION   |
| 21                                 | Defendant.   | TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE   |
| 22                                 |  | SEALED   |
| 23                                 |  |  |
| 24                                 |  |  |
| 25                                 |  |  |
| 26                                 |  |  |
| 27                                 |  |  |
| 28                                 |  |  |

| Plaintiffs Affilious, Inc., and Jessyca Frederick hereby provide notice that they do not intend   |   |  |  |  |
|---|---|--|--|--|
| to file a declaration seeking to seal the portions of Defendant Meta Platforms, Inc.'s discovery letter   |   |  |  |  |
| brief (Dkt. 592) that were provisionally sealed by Defendant's Administrative Motion to Consider  |   |  |  |  |
| Whether Another Party's Material Should Be Sealed (Dkt. 591) and designated as "Confidential" or  |   |  |  |  |
| "Highly Confidential" under the Stipulated Protective Order (Dkt. 314). Plaintiffs Affilious, Inc., and   |   |  |  |  |
| Frederick do not waive the "Confidential" or "Highly Confidential" designation of the referenced  |   |  |  |  |
| materials.  |   |  |  |  |
| materials.  |   |  |  |  |
| Dated: June 20, 2023  | Respectfully submitted,   |  |  |  |
|   | By: /s/ Brian J. Dunne  |  |  |  |
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